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AO 472 (Rev. 3/86) Order of Detention Pending Trial

		Uniti	ED STATES DISTRICT (U.S. DISTRICT COURT DISTRICT OF NEBRASKA
			District of	NEB1	RASKA 00127 PM 1:42
		UNITED STATES OF AMERICA			
		V.	ORDER OF	DETENTIO	n Pending Treac ler
		URIEL HERNANDEZ RUIZ	Case Number: 4:	:05CR3116	
det		Defendant coordance with the Bail Reform Act, 18 Unof the defendant pending trial in this cas	J.S.C. § 3142(f), a detention hearing has been h	neld. I conclude t	nat the following facts require the
uci	CIILIO	n of the detendant pending that in this eas	Part I—Findings of Fact		
	(1)	or local offense that would have been a formula a crime of violence as defined in 18 an offense for which the maximum s	e described in 18 U.S.C. § 3142(f)(1) and has be deral offense if a circumstance giving rise to f	federal jurisdiction	
	(3)	§ 3142(f)(1)(A)-(C), or comparable some offense described in finding (1) was A period of not more than five years has for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a	e defendant had been convicted of two or more state or local offenses. committed while the defendant was on release elapsed since the date of conviction rebuttable presumption that no condition or community. I further find that the defendant has relative Findings (A)	pending trial for a release of the do	a federal, state or local offense. efendant from imprisonment ditions will reasonably assure the
×	(1)	There is probable cause to beli ✓ for which a maximum term under 18 U.S.C. § 924(c).	eve that the defendant has committee of imprisonment of ten years or	ed an offense 21 U.S.C. Se	cc. 801 et seq
X	(2)	The defendant has not rebutted the presun the appearance of the defendant as required to the defendant	Alternative Findings (B)	n or combination o	of conditions will reasonably assure
	(1) (2)	There is a serious risk that the defendant There is a serious risk that the defendant	will not appear. will endanger the safety of another person or the	he community.	
Part II—Written Statement of Reasons for Detention I find that the credible testimony and information submitted at the hearing establishes by clear and convincing evidence a preponderance of the evidence that					
	04	Wet has no thes	s to Nebraska + G	loes ha	ve tamely in
70	مر مدم	PTS will rest			conditions to
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rea Go	the essonal	e defendant is committed to the custody of the extent practicable, from persons awaiting of the opportunity for private consultation w	Part III—Directions Regarding Detention Attorney General or his designated representation serving sentences or being held in custody just defense counsel. On order of a court of the his facility shall deliver the defendant to the Un	ntive for confinement pending appeal. ne United States of	The defendant shall be afforded a r on request of an attorney for the
		10-27-05	/ / and	1. /J.	ester
		Date	,	of Judicial Officer	
				, U.S. Magistrate	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).